

June 3, 2004

VIA ELECTRONIC FILING

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

*Re: BellSouth Petition for Reconsideration; CC Docket Nos. 01-338, 96-98, 89-147; WC
Docket No. 03-220*

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Commission's rules, CompTel/ASCENT ("CompTel") hereby gives notice that on June 2, 2004, its representative met with Daniel Gonzalez, Senior Legal Advisor to Commissioner Martin via teleconference. In this meeting CompTel encouraged the Commission to clarify the fiber unbundling obligations of ILECs with respect to customers located in multi-unit premises ("MUPs") in a way that continued to ensure that competitors would have access to DS1 and DS3 loops to serve enterprise customers—as required in the TRO. CompTel cautioned the Commission not to adopt an overly broad rule with respect to MUPs that would grant unbundling relief for facilities used to provide service to enterprise customers using DS1 and DS3 capacity loops, because these are facilities, without which, competitors would be impaired in their ability to offer service to enterprise customers. Representing CompTel was the undersigned attorney.

Sincerely,

Jonathan D. Lee
Sr. Vice President,
Regulatory Affairs